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2	Lauren E. Wagner (pro hac vice) Kimberly L. Wierzel (pro hac vice)		
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9 10	Attorneys for Lead Plaintiff The Connecticut Retirement Plans and Trust Fur	nds	
11	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
12			
13		) Case Num	ber C 03-05642 JF
14	IN RE REDBACK NETWORKS, INC, SECURITIES LITIGATION	) ) STIPULA	ΓΙΟΝ AND
15		<ul> <li>ORDER REGARDING PAGE LIMITS</li> <li>AND ESTABLISHING BRIEFING</li> <li>SCHEDULE FOR PLAINTIFFS'</li> <li>OPPOSITION TO DEFENDANTS'</li> <li>MOTION TO DISMISS THE FIRST</li> <li>AMENDED CONSOLIDATED</li> <li>COMPLAINT</li> </ul>	
16 17 18	This Document Relates to: All Actions		
19 20		) Date: ) Time: ) Place: ) Judge:	N/A N/A N/A Hon. Jeremy Fogel
21		)	
22	WHEREAS, on June 8, 2005 the Court entered an Order pursuant to which Defendants' motions to dismiss the First Amended Consolidated Complaint in this action were filed on June 10, 2005, and Plaintiffs' opposition to the motions is due to be filed on July 15,		
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25	2005 and defendants' reply memoranda in furthe	er support of the	eir motions to dismiss are due to
26	be filed on August 5, 2005;		
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28	STIPULATION AND [PROPOSED] ORDER REGARDING PAGE LIMIT	IS AND ESTARLISHIN	G BRIEFING SCHEDULE FOR PLAINTIFFS
	OPPOSITION TO DEFENDANTS' MOTION TO DISMISS THE FIRST A		

Case Number C03-05642JF

WHEREAS, Civil Local Rule 7-3 provides for a twenty-five (25) page limit for any opposition to a motion and supporting memorandum;

WHEREAS, in order to promote the interests of judicial efficiency, Plaintiffs intend to file one Omnibus Brief In Opposition To Defendants' Motions To Dismiss The First Amended Consolidated Complaint ("Omnibus Brief");

WHEREAS given the complexity of the Defendants' combined 80-page motions to dismiss, as well their references to previously filed memoranda in this case, Plaintiffs believe it is appropriate to request that the Court permit them to file a brief in excess of the twenty-five page limit provided by the Local Rules, and to permit Plaintiffs to present their points and authorities in one Omnibus Brief;

WHEREAS, Plaintiffs believe that they will need no more than a total of one-hundred (100) pages for their Omnibus Brief;

WHEREAS, Plaintiffs request approximately one (1) additional business day to file their Omnibus Brief, which extends Plaintiffs' deadline to file their opposition to defendants' motions to dismiss to Tuesday, July 19, 2005, no later than 9:00 a.m. (Pacific Day-Light Savings Time);

WHEREAS Defendants consent to Plaintiffs' proposed page limits and request for additional time to file the Omnibus Brief;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, subject to approval of the Court that:

- 1. Plaintiffs may file an Omnibus Brief in opposition to Defendants motion to dismiss on July 19, 2005, no later than 9:00 a.m. (Pacific Day-Light Savings Time);.
- 2. Plaintiffs' Omnibus Brief may exceed the twenty-five (25) page limit imposed by Civil Local Rule 7-3, but may not exceed a total of one hundred (100) pages, exclusive of the caption page, table of contents, table of authorities, declarations and exhibits.

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2	Dated: July 15, 2005	/s/ Lauren E. Wagner
3		Stuart M. Grant ( <i>pro hac vice</i> ) John C. Kairis ( <i>pro hac vice</i> ) Lauren E. Wagner ( <i>pro hac vice</i> )
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12		Attorneys for Lead Plaintiff The Connecticut Retirement Plan and Trust Funds
13		WILSON SONSINI GOODRICH &
14		ROSATI Professional Corporation
15		
16	Dated: July 15, 2005	By: <u>/s/ John P. Stigi III</u> Terry T. Johnson
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1	Dated: July 15, 2005	CRAVATH, SWAINE & MOORE LLP
2		By:/s/ LaShann M. DeArcy Rowan D. Wilson (State Bar No. 118488)
3		LaShann M. DeArcy Worldwide Plaza, 825 Eighth Avenue
5		New York, NY 10019 Telephone: (212) 474-1000
		Facsimile: (212) 474-3700
6 7		Attorneys for Defendant PricewaterhouseCoopers LLP
8	THE FOREGOING STIPULATION IS	APPROVED AND IT IS SO ORDERED.
9	Dated: 7/19/05 J	eremy Fogel /s/electronic signature authorized
10		United States District Court Judge
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28	STIPULATION AND [PROPOSED] ORDER ESTABLISHING BRIEFIN	NG SCHEDULE 4

STIPULATION AND [PROPOSED] ORDER ESTABLISHING BRIEFING SCHEDUL FOR DEFENDANTS' RESPONSES TO THE CONSOLIDATED COMPLAINT Case Number C03-05642JF

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1	Attestation Of Filer Concerning Signature		
2	I, Lauren E. Wagner, am the ECF user whose identification and password are being		
3	used to file this Stipulation And [Proposed] Order Stipulation And [Proposed] Order Regarding		
4	Page Limits And Establishing Briefing Schedule For Plaintiffs' Opposition To Defendants'		
5	Motion To Dismiss The First Amended Consolidated Complaint. In compliance with General		
6	Order 45.X.B and as the filer of this document, I hereby attest that concurrence in the filing of		
7	this document has been obtained from each of the counsel/signatories listed above.		
8	Dated: July 15, 2005 GRANT & EISENHOFER P.A.		
9	By:/s/ Lauren E. Wagner		
10	Lauren E. Wagner (pro hac vice)		
11	Attorneys for Lead Plaintiff The Connecticut Retirement Plan and Trust Funds		
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STIPULATION AND [PROPOSED] ORDER ESTABLISHING BRIEFING SCHEDULE FOR DEFENDANTS' RESPONSES TO THE CONSOLIDATED COMPLAINT Case Number C03-05642JF

1	<u>CERTIFICATE OF SERVICE</u>		
2	I hereby certify the foregoing was served upon the following counsel of record by electronic case filing on July 15, 2005:		
3			
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22		By:/s/ Lauren E.Wagner Lauren E. Wagner	
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